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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/728,833	12/08/2003	Christian Bracuer	R.303598 • 9281	
7590 10/26/2006			EXAMINER	
RONALD E. GREIGG			KIM, PAUL D	
GREIGG & GREIGG P.L.L.C. Suite One 1423 Powhatan Street			. ART UNIT	PAPER NUMBER
			3729	
Alexandria, VA	22314		DATE MAILED: 10/26/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

,		NIT				
	Application No.	Applicant(s)				
Office Andies Occurren	10/728,833	BRAEUER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Paul D. Kim	3729				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DARWING DARWING STATE OF THE MAILING DARWING STATE OF THE MAILING DAWNING	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin vill apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on 10 O	ctober 2006.					
2a) This action is FINAL . 2b) ☐ This	action is non-final.					
3) Since this application is in condition for allowar	☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1-9,11 and 12</u> is/are pending in the application.						
4a) Of the above claim(s) 4 and 6-9 is/are without	4a) Of the above claim(s) <u>4 and 6-9</u> is/are withdrawn from consideration.					
5)⊠ Claim(s) <u>5</u> is/are allowed.						
6)⊠ Claim(s) <u>1-3 and 12</u> is/are rejected.	_					
7)⊠ Claim(s) <u>11</u> is/are objected to.						
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examine	r.					
10)☐ The drawing(s) filed on is/are: a)☐ acce	epted or b) objected to by the f	Examiner.				
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correcti						
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
 12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority documents 		n-(d) or (f).				
2. Certified copies of the priority documents		on No				
3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage				
application from the International Bureau	ı (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list	of the certified copies not receive	d.				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) X Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal P	ite				
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	6) Other:	atent Application				

DETAILED ACTION

This office action is a response to the restriction requirement filed on 10/10/2006.

Claim Rejections - 35 USC § 112

1. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

2. Claim 12 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention.

Re. Claim 12: The phrase "wherein the pressing force (31) (F) is initiated at the first face end (8) of the armature bolt (7) for adjusting the second defined size (27)" as recited in lines 1-2 fails to comply with the enablement requirement. It is unclear how the second defined size 27 can be set when the pressing force is initiated at the first face end of the armature bolt for adjusting the second defined size. According to the specification in paragraph [0030] and [0030.7], the pressing force 31 (F) could equally well engage the second face end (9) of the armature bolt, not the first face end (8), to set the second defined size 27 as shown in Fig. 1.

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Claim Rejections - 35 USC § 103

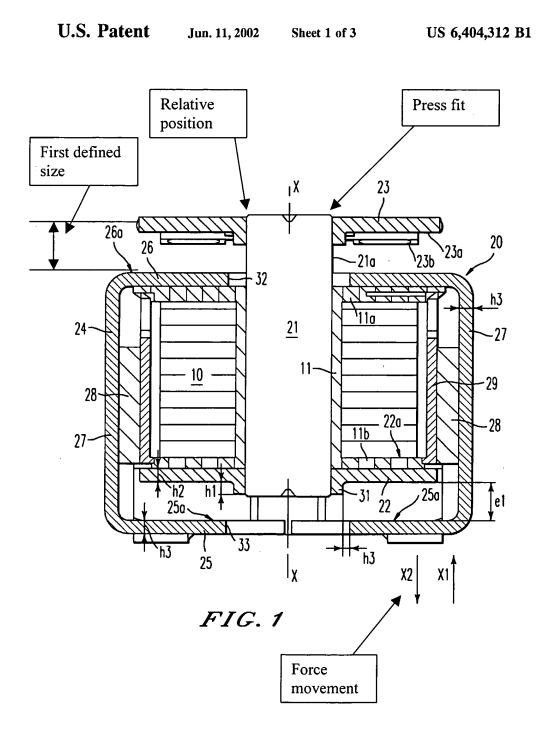
3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1 and 2 are rejected under 35 U.S.C. 103(a) as being unpatentable over Comtois et al. (US PAT. 6,404,312) in view of Bissegger et al. (US PAT. 4,941,266).

Comtois et al. teach a process of adjusting a spacing within a magnetic circuit comprising steps of: adjusting a relative position between an armature plate (23) and an armature bolt (21) by a pressing operation, to a first defined size, which is defined between the plate and the circuit, after the armature plate and the armature bolt are assembled to form the magnet armature as shown in Fig. 1, wherein the pressing force is applied to the preassembled magnet armature assembly until the first defined size is reached such as contact the plate to a surface of the circuit (26a) (see also col. 2, line 5 to col. 3, line 11). The armature plate (23) is fixed to the armature bolt (21) prior to adjust the relative position and the relative position is established by fixing the armature plate (23) to the armature bolt (21). Therefore, a press fit of the armature plate to the armature bolt is varied in terms of the relative position of the armature plate to the armature bolt as shown in Fig. 1.

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However, Comtois et al. silent to use a measuring feeler and travel measuring system. Bissegger et al. teach a process of using a feeler device connected to multi-coordinate measure system (equivalent with the travel measuring system) to measure the travel distance when the workpiece is sensed (see col. 1, lines 18-34). Therefore, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify a process of adjusting a spacing of Comtois et al. by using a measuring feeler and travel measuring system as taught by Bissegger et al. in order to measure the travel distance when the workpiece is sensed.

5. Claim 3 is rejected under 35 U.S.C. 103(a) as being unpatentable over Comtois et al. in view of Bissegger et al., in view of Ricco (US PAT. 6,152,387).

Comtois et al., modified by Bissegger et al., teach all of the limitations as set forth above except means of calibrated spacers. Ricco teaches a process of using either means of calibrated spacers or shims in order to provide for adjusting the travel of the armature for a precision (col. 3, lines 1-23). Therefore, it would have been obvious at the time the invention was made to a person having ordinary skill in the art to modify a process of adjusting a spacing of Comtois et al., modified by Bissegger et al., by using either means of calibrated spacers or shims as taught by Ricco in order to provide for adjusting the travel of the armature for a precision.

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Allowable Subject Matter

6. Claim 5 is allowed.

7. Claim 11 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

8. Applicant's arguments with respect to claims 1-3, 5, 11 and 12 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul D. Kim whose telephone number is 571-272-4565. The examiner can normally be reached on Monday-Thursday between 6:00 AM to 2:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Vo can be reached on 571-272-4690. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Paul D Kim

Primary Examiner

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